Date: December 2, 2002



IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

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In re Application of))	DEC 1 0 2002
Michael B. McGraw et al.) Art Unit: 3762	OFFICE OF PETITIONS
Serial No.: 09/556,389) Examiner: S. Getz	ow
Filed: April 24, 2000		Atty. Dkt. No.: 000 MCG/DJE:	0309.00011 E
Confirmation No.: 7261))	DEC -
For: PORTABLE MUSCLE	STIMULATOR)	· G ? 🖸
WITH PULSE WIDTH	CONTROL	,)	EIVE - 6 2002 Y CENTER
REQUES	T FOR RECONSII	DERATION OF PETITION	

Commissioner for Patents Washington, D.C. 20231

Sir:

The Petitioners, through undersigned counsel, respectfully request reconsideration of the Decision on Petition denying a refund of fees paid in the above-captioned application and contends that a refund of fees is appropriate in the present case.

The Decision cites MPEP §607.02, which in turn cites Ex parte Grady, 59 U.S.P.Q. 276, 277 (Comm'r Patents 1943). That case in fact supports the Petitioners' position. One of the criteria given for refund was "neglect or misinformation on the part of the office," id., 59 U.S.P.Q. at 276. It should be plain from the facts set forth in the petition that neglect on the part of the office, in the form of the excessive review period after allowance, was the direct cause of the need to pay the fees for which a refund is sought. Therefore, under *Grady*, a refund is appropriate in the present case.

The Decision also cites *BEC Pressure Controls Corp. v. Dwyer Instruments*, 182 U.S.P.Q. 190, 192 (N.D. Ind. 1974). However, that case dealt with the clear statutory requirement to pay the issue fee. No such fact situation is presented in the present case.

For the reasons set forth above and in the previously filed Petition, the Petitioners respectfully submit that a refund is appropriate. Notice of such a refund is respectfully solicited.

Respectfully submitted,

Michael B. MCGRAW et al

By:

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